## Exhibit H

Page 1

LEE W. POYE, on 09/25/2020 WILLIE MCNEAL, JR., vs AUTOZONE, INC., et al.

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Page 1
              SUPERIOR COURT OF THE STATE OF CALIFORNIA
 1
                    FOR THE COUNTY OF LOS ANGELES
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 3
 4
 5
      Coordinated Proceeding
      Special Title (Rule 3.550)
 6
      LAOSD ASBESTOS CASES
 7
 8
      WILLIE MCNEAL, JR.,
                                          ) Case No. BC698965
 9
                                              Certified Transcript
                   Plaintiff,
10
             vs.
11
      AUTOZONE, INC., et al.,
12
                                          ) (Pages 1 - 137)
                   Defendants.
13
14
15
16
17
18
               TELEPHONIC DEPOSITION OF EXPERT WITNESS
19
                              LEE W. POYE
20
                      FRIDAY, SEPTEMBER 25, 2020
21
22
23
      Reported by:
                         PAIGE I. HUTCHINSON, CA CSR No. 13459,
24
                         TX CSR No. 11222, WA CCR No. 3336
25
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24 you know, a little bit about the lack of serpentine

25 peaks on XRD and what you'd expect to find on TEM if

Pages 126-129

WIL	LIE MCNEAL, JR., vs AUTOZONE, INC., et al.		
1	Page 126 was saying.	1	Page 128 this chrysotile, at the level he claims it, actually
2	MR. PURDY: No, no. I know. I know. But I	2	exists; right?
3	just don't want anybody to think, when I go in there on	3	A. Correct.
4	direct, that someone makes a Kennemur objection that	4	Q. Now, you were also provided with and your lab
5	that opinion wasn't disclosed. I totally intend to	5	reviewed the actual PLM photos of what Dr. Longo claims
6	and I'll be very candid to tell the story of how, you	6	to be chrysotile in these samples, weren't you?
7	know, he was given a QC, didn't know it, and passed the	7	A. Yes, I was.
8	test and all that. But you guys get it.	8	Q. Do you agree that the photos that you were
9	But go ahead. That's all I have for Mr. Poye	9	provided represent chrysotile from those Old Spice
10	today.	10	samples?
11	MR. COSMICH: You're just finding out. It	11	A. No, I do not. As a matter of fact, I asked
12	would have been hard for you to disclose it at the	12	our PLM managers to review all those photos, and I can
13	time.	13	say conclusively that he did not agree with a single
14		14	one of the calls that was made.
15	EXAMINATION	15	Q. And why was that?
16	BY MR. COSMICH:	16	A. Just based on the color, the RIs, refractive
17	Q. Mr. Poye, I've got a few questions for you.	17	indices, of the materials did not match what they
18	Earlier you were asked about whether or not	18	should have been in the 1550 RI fluid that they were
19	you had any knowledge of any other experts testing Old	19	purported to be taken in.
20	Spice for asbestos in talc.	20	Q. Do you agree with the range of RIs cited by
21	Do you recall that?	21	Dr. Longo as support for his finding of chrysotile in
22	A. I do.	22	these products?
23	Q. Do you recall, at the request of Simon	23	A. No. The range of RIs that he reported is I
24	Greenstone, sending one of the Old Spice samples to a	24	remember going through that list and noticing that
		1	
25	Mr. Mlekush?	25	every single one exceeded the what would be
25		25	
<b>25</b>	Mr. Mlekush?  A. Yes, I do. Now that you mention it.	25	every single one exceeded the what would be  Page 129  considered acceptable ranges for chrysotile by
	Page 127		Page 129
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1 2	A. Yes, I do. Now that you mention it.  Q. Okay. So that one just slipped your mind;	1 2	Page 129 considered acceptable ranges for chrysotile by EPA/600/R-93/116.
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1 <b>2 3</b> 4 5	A. Yes, I do. Now that you mention it.  Q. Okay. So that one just slipped your mind; right?  A. Yes. That was I can't how long ago was that?	1 2 3 4 5	Page 129 considered acceptable ranges for chrysotile by EPA/600/R-93/116. Q. In your opinion, what do those photos that Dr. Longo claims is chrysotile from that from his PLM analysis, what are those structures?
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25

24 actually non-asbestiform structures; correct?

A. Based on the aspect ratios of all four

Document 32872-10 PageID: 188298

Filed 07/01/24

Pages 134-137

LEE W. POYE, on 09/25/2020 WILLIE MCNEAL, JR., vs AUTOZONE, INC., et al.

1	Page 134 record.	1	STATE OF CALIFORNIA )	Page 136
2			)	
3	(Whereupon, at the hour of	2	COUNTY OF LOS ANGELES )	
4	12:44 p.m., the proceedings	3		
5	were concluded.)	4	I, Paige I. Hutchinson, Certified Shorthand	
6	-000-	5	Reporter, No. 13459, do hereby certify:	
7	000	6	That prior to being examined, the witness	
		7	named in the foregoing deposition was by me duly	
8		8	sworn to testify to the truth, the whole truth, and	
9		9	nothing but the truth;	
10		10	That said deposition was taken before me	
11		11	remotely via videoconference; and thereafter reduced to	
12		12	print by means of computer-aided transcription; and the	
13		13	same is a true, correct, and complete transcript of	
14		14	said proceedings taken at that time, to the best of my	
15		15	ability.	
16		16	I further certify that I am not interested in	
17		17	the outcome of the action.	
18		18	Witness my hand this, Wednesday, September 29,	
19		19	2020.	
20		20		
21		21	N 11 00	
		22	1 Day All Re	
22		23	Jugunusu.	
23		24	<i>y</i>	
24			Paige I. Hutchinson, CA CSR No. 13459,	
25		25	TX CSR No. 11222, WA No. 3336	
	Page 135			Page 137
1	Page 135	1	CORRECTION LIST	Page 137
1 2		1 2	CORRECTION LIST	Page 137
			CORRECTION LIST  Page/Line From To	Page 137
2				Page 137 _
2	DECLARATION UNDER PENALTY OF PERJURY	2		Page 137 
2 3 4	DECLARATION UNDER PENALTY OF PERJURY  I, LEE W. POYE, do hereby certify under	2		Page 137
2 3 4 5	I, LEE W. POYE, do hereby certify under penalty of perjury that I have read the foregoing	3 4		Page 137
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